Improvements

Sec. 3. The Secretary of Agriculture is authorized to construct and maintain such boundary and division fences as are required to inclose and subdivide the preserve; to construct such buildings and improvements, to install and maintain a suitable water-supply and

Supplies, services, sanitary system, to purchase such supplies, and to employ such assistants as are necessary for the maintenance of the preserve and the improvements thereon and for the accommodation of visitors thereto.

Appropriation

Sec. 4. There is authorized to be appropriated out of any moneys in the Treasury not otherwise appropriated such sums as Congress shall from time to time deem necessary to carry out the purposes of this Act.

Approved, March 3, 1931.

March 3, 1931. [H. R. 9413.] [Public, No. 827.]

CHAP. 440.—An Act To authorize the Secretary of Commerce to dispose of

Lighthouses.
Disposal of Mission
Point and Grand
Traverse Point, Mich., authorized. Use of, for public

park purposes.

Proviso.

certain lighthouse reservations in the State of Michigan. Be it enacted by the Senate and House of Representatives of the

Needs of navigation safeguarded. Other r rights erved.

United States of America in Congress assembled, That the Secretary of Commerce is hereby authorized to dispose of to the State of Michigan the lighthouse reservations at Mission Point and Grand Traverse Point, in the State of Michigan, the same to be held by said State for public-park purposes, on such terms as he may determine

and with such reservations and restrictions as may be necessary or proper for the maintenance and operation of lighthouses and Coast Guard station and for construction, maintenance, and use of such

building or other property thereon as the needs of navigation may

now or hereafter require; reserving also full and permanent right of ingress and egress to and from and travel upon lands which may thus be disposed of, for construction, maintenance, and operations of lighthouses, Coast Guard station, and of buildings and property in connection therewith: *Provided*, That should the State of Michigan fail to keep and hold said land for park purposes title thereto shall

revert to and be reinvested in the United States. Approved, March 3, 1931.

Reversion for non-119AF

March 3, 1931. [H. R. 10658.] [Public, No. 828.]

CHAP. 441.—An Act To amend section 1 of the Act of May 12, 1900 (chapter 393, Thirty-first Statutes, page 177), as amended (United States Code, section

stamps. Vol. 31, amended.

U. S. C., p. 843.

Redemption of. affixed to tobacco and products, when withdrawn from market.

Regulations to be prescribed.

1174, chapter 21, title 26). Be it enacted by the Senate and House of Representatives of the Internal revenue United States of America in Congress assembled, That section 1 of p. 177, the Act entitled "An Act authorizing the Commissioner of Internal

Revenue to redeem or make allowance for internal-revenue stamps," approved May 12, 1900 (chapter 393, Thirty-first Statutes, page 177), as amended (United States Code, section 1174, chapter 21, title 26), be, and the same is hereby, amended by adding at the close thereof the following: "And provided further, That internal-revenue stamps affixed to packages of tobacco, snuff, cigars, or cigarettes which, after removal from factory or customhouse for consumption or sale, the manufacturer or importer withdraws from the market, may, under regulations prescribed by the Commissioner of Internal Revenue with the approval of the Secretary of the Treasury, be redeemed if issued after December 31, 1931, and if claim for their redemption is presented by the manufacturer or importer within three years after the year of issue as indicated by the number or